

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

Yesenia Esparza individually and on behalf of
other employees similarly situated, Plaintiff
v.
LNN, Inc., MNN, Inc., Wing Brothers, Inc.,
Michael Nardello, and Nick Nardello,
individually, Defendants

COMPLAINT

Yesenia Esparza (“Plaintiff”), individually, and on behalf of other similarly situated employees, pursuant to 29 U.S.C. § 201 et seq., the Fair Labor Standards Act (“FLSA”), and 820 ILCS § 105/1 et seq., the Illinois Minimum Wage Law (“IMWL”), complains against LNN, Inc., MNN, Inc., Wing Brothers, Inc., (“Wingstop Restaurants”), Michael Nardello (“Michael”), and Nick Nardello (“Nick”) (collectively, “Defendants”), and in support, states:

Introduction

1. Overtime wages are required by the FLSA and the IMWL.
2. This action seeks redress for Defendants’ failure to pay Plaintiff and other similarly situated employees their earned overtime wages.
3. Plaintiff and the persons she seeks to represent are Defendants’ current and former employees who were not paid their earned overtime wages at Defendants’ Wingstop Restaurants throughout Illinois.

Jurisdiction and Venue

4. 28 U.S.C. § 1331 provides the Court jurisdiction over Plaintiff’s FLSA claims.
5. 28 U.S.C. § 1337 provides the Court supplemental jurisdiction over Plaintiff’s state claims.
6. Venue is properly placed in this judicial district because the facts and events giving rise to Plaintiff’s claims occurred in this judicial district.

Facts

7. Defendants operate three Wingstop Restaurants in Cook County, Illinois.
8. Nick and Michael are the owners of MNN, Inc., LNN, Inc., and Wing Brothers, Inc., which do business as “Wingstop.”
9. Defendants operate three Wingstop Restaurants:
 - A. one located at 1740 N. Harlem Ave, Elmwood Park, IL 60707;
 - B. one located at 1372 Winston Plaza, Melrose Park, IL 60160; and
 - C. one located at 6 W. North Ave, Suite 200, Northlake, IL 60164.
10. Defendants are entities doing business within this judicial district.
11. Nick and Michael reside in and are domiciled in this judicial district.
12. Nick and Michael are involved in the day-to-day business operations of Wingstop Restaurants and have the authority to: (1) hire and fire employees, (2) direct and supervise employee job functions, (3) sign on the business’s checking and payroll accounts, and (4) participate in decisions regarding employee compensation and capital expenditures.
13. Wingstop Restaurants operate jointly as an enterprise as defined by 29 U.S.C. § 203(r)(1).
14. Wingstop Restaurants are engaged in commerce within the meaning of 29 U.S.C. § 203(s)(1)(A).
15. Wingstop Restaurants had annual gross sales of \$500,000.00 or more during the employment period.
16. Defendants were Plaintiff’s employer as defined by the FLSA and IMWL.
17. Plaintiff was Defendants’ employee as defined by the FLSA and IMWL.
18. Plaintiff was employed by Defendants in Cook County, which is in this judicial district.

19. During the course of employment, Plaintiff handled goods that moved or that were intended to move in interstate commerce such as food, products, equipment, and supplies.
20. Plaintiff worked for Defendants from approximately January 2016 to June 26, 2016.
21. Plaintiff was a cashier, food expeditor, and cook, but also cleaned for Wingstop Restaurants.
22. Plaintiff was paid her regular rate regardless of the hours she worked each week.
23. Plaintiff did not receive bonified meal breaks because she either did not receive a meal break at all or because her meal breaks were interrupted for work-related purposes.

COUNT I: FLSA Overtime Wage Violation (Collective Action)

24. Plaintiff incorporates all paragraphs above as if fully restated below.
25. Plaintiff's notice of consent to become a party plaintiff in a collective action under the Fair Labor Standards Act is attached hereto as Exhibit A.
26. Plaintiff and other similarly-situated employees were directed by Defendants to work more than forty (40) hours per week.
27. Throughout the course of Plaintiff's employment with Defendant, Plaintiff and other similarly situated employees worked more than forty (40) hours weekly in one or more individual work weeks.
28. Defendants did not pay Plaintiff and other similarly situated employees' overtime wages at a rate of one and one-half the regular rate for all hours worked over forty each week.
29. Defendants paid Plaintiff and other similarly situated employees their respective regular rate for all hours worked weekly, including hours worked over forty each week.
30. Plaintiff's wages were not based on the number of jobs performed or completed, nor was it based on the quality or efficiency of job performance.
31. Neither Plaintiff nor other similarly-situated employees are exempt from the overtime provisions of the FLSA.

- 32. Defendants' failure to pay overtime violated the FLSA.
- 33. Defendants' FLSA violation was willful.
- 34. Plaintiff and other similarly situated employees are entitled to recover unpaid overtime wages for up to three (3) years before the filing of this lawsuit.

WHEREFORE, Plaintiff respectfully requests that the Court:

- A. Determine that this action may be maintained as a collective action pursuant to the FLSA.
- B. Enter a judgment in the amount of unpaid overtime wages for all time worked by Plaintiff and other similarly situated employees over forty (40) hours in individual work weeks;
- C. Award liquidated damages in an amount equal to the amount of unpaid overtime wages;
- D. Declare Defendants to be in violation of the FLSA;
- E. Enjoin Defendants from violating the FLSA;
- F. Award reasonable attorneys' fees and costs; and
- G. Grant such additional or alternative relief as this Court deems just and proper.

COUNT II: IMWL Overtime Wage Violation

- 35. Plaintiff incorporates all paragraphs above as if fully restated below.
- 36. This Count arises from Defendants' failure to pay its employees all earned overtime wages in violation of the IMWL.
- 37. The IMWL requires that employers pay each employee one and one-half times their hourly rate of pay for all hours worked in excess of forty (40) hours per week.
- 38. Defendants directed employees to work more than forty (40) hours in individual work weeks.
- 39. Defendants' employees worked more than forty (40) hours in individual work weeks.
- 40. Defendants did not pay earned overtime wages to their employees.
- 41. Plaintiff and other similarly situated employees were not exempt from overtime wages.

42. Defendants violated the IMWL by failing to compensate Plaintiff and other similarly situated employees consistent with the IMWL's overtime wage provisions.

43. Defendants employed more than forty (40) individuals in similar positions in the State of Illinois in the last three (3) years.

44. Defendants violated the IMWL by failing to pay Plaintiff and other similarly situated employees' overtime wages for all hours worked in individual work weeks.

45. Pursuant to 820 ILCS 105/12(a), Plaintiff and other similarly situated employees are entitled to recover unpaid wages for three (3) years before the filing of this suit.

WHEREFORE, Plaintiff respectfully requests that this Honorable Court:

- A. Enter a judgment in the amount of overtime wages due to Plaintiff as provided by the IMWL;
- B. Award Statutory damages pursuant to the formula set forth in 820 ILCS § 105/12(a) and 815 ILCS § 205/2;
- C. Declare that Defendants have violated the IMWL;
- D. Enjoin Defendants from violating the IMWL;
- E. Award reasonable attorneys' fees and costs of this action as provided by the IMWL; and
- F. Grant such other and further relief as this Honorable Court deems just and proper.

Respectfully submitted,

s/ Valentin T. Narvaez

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